

The Boston Anarchest Black Cross functors as the defensive arm of local anarchest straggles. We work to forge an organized support network for local activities in need and for folks behind bars. We seek the total abolition of prisons and work on projects in support of this cause

> Boston ABC PO Box 230182 Boston, MA 02123 bostonshe@mscup.net myspace.com/abcboston

ANARCHIST SURVIVAL GUIDE FOR UNDERSTANDING GESTAPO SWINE INTERROGATION MIND GAMES

> Subtitle: STAYING FREE BY SHUTTING THE FUCK UP!

BY ANAPCHIST AUTHOR, POET, JAILHOUSE LAWYER & PRISONER HAROLD H. THOMPSON

The primary thought you must have firmly in your mind, keep in your mind's forefront, when questioned by police is if they, your police interrogators, possessed a solid, artight, open and shut case against you they would not be bothering to question you at al. When you are approached refuse to be questioned and immediately demand an attorney be present to advise you of your constitutional rights before any questioning takes place. In an ideal world, and by well established law, at this point all questioning is supposed to slop but that does not always happen as "clover" ploys are used by police to get you to volunteer for questioning or be forthcoming with information that rarely benefits you a suspect but furthers the goal of their investigation. Never answer any questions, no matter how incoded they sound after you have invoked your right to an attorney. Do not respond to any question no malter how funking terroted or how harmless you think it to be! When read the Mirande rights you was told anything you say can and will be used against you in a court of law and that is precisely what it means! Anything you might say of even a microscopio incriminating nature will be interpreted as a major admission by creative minds which can and will be used enainst your You can take that fact to the back

Police interceptions entry juur transfel Dong burde heart with anythm to use against you can be not anythmetic basis statistical personal information such is manne, age, assistent you when the statistical person of the set suspect, finded or commades are suspects on they are attempting to gather information to be used against you or person, in its lest thing on their minute. They's many person, in its lest thing on their minute, they are also become lightened or wome all to be Alded with a false person, the lest thing on their minute. what you want but I didn't do it!" is, in all probability, guity.

THERE ARE AS MANY VARIATIONS OF INTERROGATION TECHNIQUES AS THERE ARE COPSI THOSE PREVIOUSLY LISTED ARE MERELY A FEW OF THE MOST POPULAR, THE MOST OFTEN USED ONES.

THE BEST ADVICE I CAN GIVE REGARDING POLICE INTERPORATION, IF THE ENEMY PERSIST IN OUESTIONING YOU IN SHIT DE YOUR REQUEST FOR AN ATTORNEY, IS TO REMAIN SILENT DURING ALL QUESTIONING AND ANSWER NOTHING ASKED:

DO NOT OFFER INFORMATION, NO MATTER HOW UNIMPORTANT OR TRIVIAL YOU DEEM IT TO BE, BECAUSE YOU MAY UNBEKNOWINST BE OFFERING UP THE TIDBIT OF INFORMATION WHICH IS THE PIECE THAT COMPLETES THE PUZZLE FOR THEM TO PROSECUTE YOU OR OTHERS!

NEVER TRY TO FISH FOR INFORMATION AS POLICE WILL ALWAYS OBTAIN MORE INFORMATION THAN THEY GIVE! ALWAYS! NEVER FORGET IT

PLAIN AND SIMPLE, STAY OUET, MUTE, AND FREE OR GIVE YOURSELF THE BEST CHANCE TO WIN YOUR CASE IF BROUGHT TO TRIAL BY USING YOUR RIGHT TO REMAIN SILENT!

I APOLICIZE TO ALL PAGE EVERYWHERE FOR DEFAMINE VORT SPECIES BUT AN A PRODUCTO DEFAMINE VORT SPECIES BUT AN A PRODUCTO THE STREES WERN JACK SOCIED GESTAPO THE STREES WERN JACK SOCIED GESTAPO THE STREES AND A STREES AND A STREES PROLEE EVERYWHERE I APOLICIZE (SPECIES AND VERY LETE THE VID WAS SHORT KON CASH THAT DAV SO GOT APRESINE VID MAD? WHY? SHE LEED TH STRUGGE THE BEST OF LUCK IN CASH THAT DAV STRUGGE THE BEST OF LUCK IN THE STREES OF LUCK VID IN HERE WITH ME CONFUSION TO GUT finally got to the point where during one of your weekest moments, when you was under the extreme pressure, you gave in? I can understand that so tell me about it?" Duh!

24. Why vancialism, property destruction or thet can office of nestLicon which is a clear noticelar of august The normal response of an innovant suspect built. The normal response of an innovant suspect when restLicons of rail groups to pay for assembling they did not do or table. The response burg fields for time supplice process assembling membrased in the loss followed by process assembling suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee suspect did not have anything to dwith withowed Twee supplicits and the supplicit did not any sufficient to a sufficient thread in the position of aspectivite to be safety donais.

25. A suspect is often esked if they are willing to take a polyment test? Innorent neonle almost always scree to take practically any test immediately to prove their innocence. A guilty person is prope to refuse a lie detector test immediately or find excuses to back out of taking it after corpeing. The truth is few communities have this service available os an investoative tool and are using the only resource evaluable, a skilled, common sense interrocation without aid of electropic instrument assistance in their quest to run the tail on the donkey. Shrufd you arree to take a refunrario evamination 99.9% of the time the offer to provide the test nerves nothing but a smoke screep, a bluff or play to determine your willingness to prove your incocence. A sowy person will press the issue and demand such a test in these circumstances. The back pedaling of the authority foure might even prove amusing to watch for comic relief in a stressful siturhon?

 Police investigators know, beyond any doubt, the suspect who states something like 'All right, I will tail you genes. Remain ellert no matter how long quastioning lasts and, don't allow yoursall to be wone down with time, a lamotin textic semplyned by stilled quastionners. Recognize you up to better a case life that many mean in distriction of your file, making you, your tamity and lowed ones suiter, sometimes for months and in file works accessed to yearst Remain selert. Scorer or their they will give up quastioning to marketime time protonged importement.

There are two logical outcomes to interrogations When questioning is done you are free to leave to join family. trippris or comparies within the movement, a wiser, stronger willed soldier tested by fire, or you are looked up. If looked up and you kent your month shut as soon as possible and the concruptly presents itself efter you request your one allowed phone call then call a bail bonding company or your lawver. Your attorney will be niegeed be(she has a client who remained silent and did not give no statement! Recause of your wise silence your allomey may be able to perform the magic taught in law universities and colleges of law. Your attorney may be able to have the case dismissed in court later due to the lack of evidence at preliminary beging if your are charged with a crime! If you have fait the need of contession other than to a priest then forget about lack of evidence dismissals. You volunteered so endeavor to enjoy your unique incarceration expenence, dummy! Should there be other evidence against you ("Opps! Forgot my gloves! Fingements are Hollywood bull shit right?[7] by choosing to remain silent you have expended your lawyer's delense strategy choices which mey win your case in court in front of a jury made up of people of average importance. Those of you who immediately thought of the Q.J. jury, shame on you!

Give up nothing! Give up nobody! Don't let your mouth put your ass in jail! Retain your rights! Remember you have the right not to incriminate yourselit. Say nothing you or your frends will regret later in court while taging a stem faced judge and anal retentive, rate government prosecutor!

If you stayed with me to this point, the sitiowing will be some shallow, it applies on provide the structure of a sitilar seminary to the structure of a sitilar seminary to the structure of a sitilar seminary to the structure of the structure o

After the interrogation is over es a just reward for your occperation with these hardworking public servants who serve and protect the cubic, you will be led away to a fiftry berren cell reaking with combined odors of sweat, body waste in liquid and solid form, stale tobacco smoke and hopelessness with dubious characters as your cell metes. You may have to fight to keep a food tray, a piece to ail or sleep it you eren't immediately bailed out, you mey discover yourself in a structe to retain your shoes, shirt or lacket from predatory social prisoners. Remember how you telt your privacy was violated when a bathmorn door was accidentally opened by another person on you at home. office, workplace, or elsewhere? Well, prepara yourself to forfeit all privacy expectation when Nature calls and you must answer the call in the sight, presence or within arm's reach of other hapless people! You may be torced to learn what it means to Iterally and fouratively stand your pround for the first time in your life in a lall or in prison. You may be contests to anything to effectively volunteer to become a jail or prison population statistic.

21. An extension as a question ray sector with the sector of the sect

22. An interceptor might refer to some nonexister, piece of incrimating "sydness" to see if the suspect will attempt to explein it away. If a suspect does it suggests guitt as the guity are concerned about covering their tasks and worry about the police discovering incriminating evidence indiventially overloaded at the orime scene. An innocent suspect has no tracks to cover so diviously does not have to speculate about the discover or indivinent of the single state and the single scene widence

23. A skilled questioner may esk if a person berry questioned has very "hough" about committing the offense beng investigated or one similar to it. It you are clue less us that an inquiry your questioner its likely to show up in court to testify about how you bragged or basside to thisting of committing the similar to the skift about how you bragged or basside to the skift of the similar to the skift about how you bragged or basside thisting or committing the committing the committing the committing the committing the similar to the skift about the skift of the skift of the similar to the skift of the ski

attempt to place themselves at the scene either before or after a onme has been committed or in close proximity to where the orime occurred thereby driving natis into their own coffin at tuture prosecution.

20. When facts of a prime are already known by rolice interrogators free will often ask about these known facts in a casual manner as threigh the facts was not almady known by the authorities to rattle a suspect's perves and make them more winerable to annexisive interrogation techniques. This is done in order to create suspicion in a suspect others involved have already made a contession The voletile emotional mixture of fear, distrust and suspicion here hand friends lowers nartners and family members ansingt each other. It interropators can nit one against another to achieve a confession they will do it with immense pleasure, wrecking friendships, causing betraved trust and destroying families! Your family, triends and you ere about as important to them as discarded toilet lissue! It you realize this you are light-years aheed of falling for pressure tactic mind games!

All deconstructions where there is even the slightest deconstructions are also being to be obtained by the obtained by the deconstruction is any explored by the obtained by the deconstruction if you are entered of fryou all enrocked if you are entered to the deconstruction of the deconstruction of the deconstruction you are to construct on the doc onto a doc on the doc on the doc on the doc on the doc onto a doc on the doc on the doc on the doc on all do to domentations and done doct and the doc onto and and the doctore that the doc onto the doc the doctore doc as is to the the the the doctore the doctore doctore and the doctore the doctore the doctore doctore doctore and the doctore doctore doctore doctore doctore doctore doctore and a doctore the doctore doctore doctore doctore and is done to the doctore the doctore doctore doctore and is do to be the the here the doctore the doctore doctore and a doctore doctore doctore doctore doct forced to detend your sexuality, defend yourself against sevuel revisions or some name are forced to temporarily switch their sexual preferences becoming bisexual by circumstance to survive incarceration intact. Yell for brind None is forthcorono except in cases of extreme brutality of mittel comhetive etuations as those who swore to serve and protect usually turn a blind ove to prisoners. If you confessed to notice interropators aided with the crime investigation efforts in an ill-tated effort to prove yourself intellectually superior to those guestioning you stuck your foot in your mouth, you have condemned yourself with your own words, then you will in all likelihood, ont pay the slichtest attention to the following word of gaution. Once booked Externinted and stammed in a cell you should not talk about were case with those around you who may avoitoss interest in why you are locked up! Each prisoner willing to listen to ware tale of wore in a notential threat of showing up in court to testify against you as a jallhouse informant or a cop put in the cell with you whose sole purpose was to rain confidence and solicit a contession! You may be e target so realize this last and shet the fuck unit A classic avanuals of his is years app in the early 1960's, a State prisoner in Tennessee named Gary Hartman confided to a cell pertner. Raymond Frazier, about e murder in which he was involved. Frazier oot with another prisoner, Kenneth King, and they, with the aid of prison officials, contacted the ettomey general's office and law enforcement, collected a \$1,000 reward and Lindman was convicted and sentenced to death. After a decade plus on death row Hartman's death sentence was overturned on appeal and he was sentenced to life in prison. Just like during WWI and WWII, loose lips sink ships!

It you made a statement you may as well be pleased with your lousy career, life and health choices ance you have volunteend for a stirt, however protonged or brief, in your chosen hell by "cooperaing" with police? Not exactly a Norman Rockwell picture, isi? I refuse to "sugaroost" this description of a potential first confinement experience home to save your camelinity or carter by your sequentized. would infinite shock you to extrans thought by peaking turb indices engaged in studying application of the earth guided by their hearts and involvedge of what is right rather han let you find out the partial hand way and begin a rightmase which will not you of your fils, of your productive bower tool years to the attraction.

## GESTAPO STYLE INTERROGATION, 101

## SUBJECT CREDIT: REMAINING FREE

Following are some of the minid games the police pilor on the unweap to extract Varianting' contensions. Know your enemy well, recognize that genesia and the many the excused and their historrapidica. Your ability to remain these may someday will dispend on your strength or the cherecter and inversiding of the lacets used, techniques employed and psychological pressures. Each one is enterloyed and psychological pressures. Each one is enterloyed and psychological pressures.

 The interrogator displays confidence in the guilt of the suspect with an air of "Convince me otherwise?"

2. The questioner points out some, but by no means all, of the circumstantial evidence indicative of a subject's guilt. This is a variation of 1 know more than f am saying and you are lucked if your story does not match what lunow." More often than not they know zip, nothing, and so luther explanation as it has been portayed at nauseam in cheap B-Grade gangster movies for decades. This is a trind and true, timeworn, method of obtaining corrilessons which it wa acoused should logically fail for but many do in the oriminal world due to datrust of their associates. With politically motivated suspects divide and conquer plays have much smaller success rate but attl sometimes succeed.

17. Interruptions will seek dehision of incorreloging of them being transportation of the second more incommitted within a subject working in the second more incorrelation of the second more incorrelation of any incorrelation of the second more incorrelation of the present where it was committed. Admitsion of such that offer it was committed. Admitsion of such that offer it was committed. Admitsion of the offer incorrelation of the second more incorrelation of the offer was committed. Admitsion of the offer its articles. The solution of the offer on offer its present with the second more incorrelation of the offer information. Protectabore of moreover only starve to come information. Admitted the offer information of the offer information. Protectabore of moreover only starve to come information. Admitted the offer information of the offer information. Protectabore of moreover only starve to come information. Admitted the offer information of the offer information. Admitted the offer information of the offer information. Protectabore of moreover offer information of the offer information of the offer information of the offer information. The offer information of the offer information of the offer information of the offer information of the offer information. The offer information of the the offer information of the offer information of the offer information of the the offer information of the offer information of the offer information of the the offer information of the offer information of the offer information of the offer information of the offer informa

18. The interrogativ begins a questioning session by sating a subject to netest a liherihe knows about the victim and other possible suspects leading up to questions about the actual incide/differenciations. The proves difficult for most subjects of questioning to stop talking once they have sating than to rever start taking in the first place. People enky taking and trying to impress others with what they know sating subjects.

 Skilled interrogators will attempt to obtain detailed information from the subject about their activities before, at the time of and after the crime. Some subjects will the subject the give correspuences of a continuation of hiber's cimula behavior'. This is an argument which tails fill on its' too, is a guaranteed failure with politically motivated subjects who are motivated out of a sense of rightscumess. This poly guid othen works with social crime control caveses may report offinations experience a liketing desre, or possess transform, to rehabilitate or reform themselves.

15. Sometimes intercognics rather than eack a percell admission of put will first as the suspect a question about some espect or detail of the orme or make munities as to the "reason" for its commission as it juzzbed as to why it happened? This is nothing more than a play on the impute to confess which becomes more themails of the longer most people are grilled and especially with the young and mapprimod.

16. When suspects are questioned effer previously listed orifing techniques have met with failure or it is surmised they will fail if employed intermostors will often take cleasure in office suspects against another. They are separated during questioning and each told the other, or others, dave statements placing primary blame on the subject each Interrogator is questioning. The person is asked to "Set the record straight before be/shelthey make you the fail guy!" or "You ere stupid for not making a statement! Your buddy gave you up so you may as well tell us what happened." Bevelations such as these are accompanied by anory gastures and bullying. If a suspect shows weakness he or she is then displayed mock sympathy. Know the people you are with when you do a direct action! Have your stones straight before you go on any action! Keep your mouth shut! Depend on them as they are depending on you. Don't fall for transparent pames. This most successful of questioning techniques regulates po capitalize on any information you may provide, turn it around and throw it back at you to extract additional information.

3. The intercegtor often calls attention to a subject physical payable optivation of the mathematications that many prodict gat, pdrastino of the causal darker, excessive activity of the Adams Appare auxidiance of the causal, both wights, many gata particular, both wights, many gata particular, both wights, the subject of the adams Apparent to the subject of when excession and the transfer of when examine calls attention to the "pacetage formation" (and the product results) and the product results attention to the "pacetage" (and the product results) attention to the statention to the product results) attention to the statention to the totatention to the statention to the statention to the statention t

4. Interceptors often sympatrize with subjects being quasitored by commercing to the person sensitivity to the general effect of "... I might have done the same time; representing the sensitivity of the sensitity of the sensitivity of the

5. An interceptor often will attempt to extract e consecutor during questioning escents hy using phrases to reduce a exclerifs guilt teelings by minimizing the admonstration explored with the differencience, examples: "Late of other people would have done the same thing under the circumstances of your situation." It somebody done mat he way higherthey done you. I houd have done the same thing myself".

6. A skillful questioner may suggest a loss revolting,

more movally acceptable motivation or reason for the offense you are charged with than that which is presumed.

7. In order to break en accused will to extract a confuscion a skilled interrogator will often sympatrize with the suspect by (a) Condemning the victim; (b) Condemning any possible, or charged, accomption suspects; or (c) Condemning anyrobody that any degree of moral negonisability might conservably be bestowed on for commission of the offense in question or affector knamed.

8. Interrogetors fake understanding and sympathy to urse a subject to confess while making some physical contact, pat on a hand or shoulder, grip of a hand often followed by proclamations by the interrogator that if his mother, father, brother, sister, with child oldfriend one lover, etc., was charged with the subject's crime he would "...advise them to contess...", "...speak (tell) the truth ..." interrogators will often invoke moral concents with nhrases like "Contessing is the only decent and honorable thing to do," or "You should relieve your conscience and get it over with so you feel better." In low, sympathetic tones to attempt to establish an emploral link with a subject particularly with a person who has been subjected to several lengthy penods of intensive questioning and underwent an emotional battering from continuous questioning most often with interrogators performing in "shifts". The infamous "Good Cop-Bad Cop" or friendly untriendly routine is most often used after other tried techniques and ploys utilizing mock sympethy and understanding have proven ineffective to the dismay of Chief Inspector Impotent Officer Online or Detective Dinky Winky. Whoever basn't spen this Mutt & Jeff routine used to death on television and in movies, please raise your hand? However, believe it or not as sad as it is these theatrics often work after a dulard is subjected to a prolonged period of psychological battering. Falling for this ments a groaned Duhl

9. A skilled intercogator often uses a ploy of pointing out the possibility of exaggeration on the part of the accuser or victim or exaggerates the nature or seriousness of the offense charged in other to frighten a subject into missing a justification statement? wherem they attempt to explan away what really happened' and thereby hopelessly incrimingte themselves! This meths a double' Duhr!

10. An intercogator will attempt to have a questioned person hypothetically place themselves at the scene of the ordine, in some sort of contact with the wolfm or the occurrence giving rise to the ordine or ordines they are subjected to questioning about to gather information or attempt to have the person inadvertently make an admission of outil through a site of the tonue.

11. If a person is neive enough to admit to bang at the scene of a crime the interrogator will watch for inconsistencies in the subject's version of what happened by requesting regelations lefting of the subject's any them point add inconsistencies to seek admissions of type. Subject is any them point add the subject is any them point add the subject more psychologically susceptible to coupling up the "whole stort".

12. An interrogator will othen appeal to the subjects ego and pride through well selected faithery or a direct challenge to honor thereby using against a subject, and capitalizing on, the basic human trait to seek and enjoy the approval of others as if predator and prey are in a normal societal environment or setting.

 The lutility of resistance to telling the truth or confessing will be repeatedly pointed out during guestioning.

14. A skillful interrogator will repeatedly point out to